

ESTTA Tracking number: **ESTTA385521**

Filing date: **12/23/2010**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91197102
Party	Defendant Scudder, Stephanie F
Correspondence Address	Stephanie F. Scudder Suite 3 324 South Upper Street Lexington, KY 40508 UNITED STATES s.s@uky.edu
Submission	Motion to Extend
Filer's Name	Stephanie F. Scudder
Filer's e-mail	s.s@uky.edu
Signature	/Stephanie F. Scudder/
Date	12/23/2010
Attachments	91197102 EXTENSIONS.pdf ( 2 pages )(144048 bytes )

Proceeding No. 91197102  
Application No. 77930069  
Applicant/ Defendant S. F. Scudder  
Date: 12/23/2010

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91197102
Individual Applicant/ Defendant	Stephanie F. Scudder 324 South Upper Street # 3 Lexington, KY 40508 UNITED STATES s.s@uky.edu
Opposes/Plaintiffs	Vail Valley Foundation; Vail Trademarks, Inc Correspondence via: Marc C. Levy FAEGRE & BENSON LLP 1700 Lincoln Street 3200 Wells Fargo Center Denver, CO 80203-4532 UNITED STATES trademarkdnvr@faegre.com, mlevy@faegre.com

**Motion to Extend ALL DATES for Time for Discovery, Disclosures, Pre-Trial, Trial,  
Rebuttal Periods, Etc.**

All the Defendant's Deadlines for Discovery Conference, Discovery Open, Initial Disclosure

Due, Expert Disclosure Due, Discovery Closure, Pretrial Disclosures, 30-day Trial Period

Ending, Rebuttal Disclosures, etc. and the 15-day Rebuttal Period End, etc., are set as follows:

Deadline for Discovery Conference 1/4/2011  
Discovery Opens 1/4/2011  
Initial Disclosures Due 2/3/2011  
Expert Disclosures Due 6/3/2011  
Discovery Closes 7/3/2011  
Plaintiff's Pretrial Disclosures 8/17/2011  
Plaintiff's 30-day Trial Period Ends 10/1/2011  
Defendant's Pretrial Disclosures 10/16/2011  
Defendant's 30-day Trial Period Ends 11/30/2011  
Plaintiff's Rebuttal Disclosures 12/15/2011  
Plaintiff's 15-day Rebuttal Period Ends 1/14/2012

The individual Stephanie F. Scudder requests that **ALL** such dates, and any dates applicable to  
this case normally extended with consent, be extended for 60 days, measured and reset

prospectively from the date of the Board's ruling on this motion. The grounds for this request are as follows:

*The Defendant needs additional time to seek council to represent it in this matter.*

*The Defendant needs additional time to confer with council.*

*The Defendant needs to investigate this claim further.*

Stephanie F. Scudder, the Defendant/ Applicant, has filed this motion prior to the deadline, and prays this Motion to Extend **ALL DATES** will be granted via the aforementioned good cause reasons (*Procyon Pharmaceuticals Inc. v. Procyon Biopharma Inc.*, 61 USPQ2d 1542 (TTAB 2001); and *Societa Per Azioni Ruffino v. Colli Spolentini Spoletoducale*, 59 USPQ2d 1383 (TTAB 2001).

Stephanie F. Scudder has provided e-mail addresses herewith for itself and for the opposing party so that any order on this motion may be issued electronically by the Board. Stephanie F. Scudder swears that the requested extension of time is not necessitated by its own lack of diligence or unreasonable delay in taking required action during the time previously allotted.

#### **Certificate of Service**

The undersigned hereby certifies that this is filed with the consent of all parties via their attorney, and that a copy of this paper has been served upon all parties, at their attorney's address record by email and First Class Mail.

Respectfully submitted,

/Stephanie F. Scudder/

Stephanie F. Scudder

324 South Upper Street # 3

Lexington, KY 40508

UNITED STATES OF AMERICA

[s.s@uky.edu](mailto:s.s@uky.edu)